Case 14-18122-mdc Doc 126 Filed 04/08/19 Entered 04/08/19 16:47:54 Desc Main Document Page 1 of 1 UNITED STATES BANKRUPTCY COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: Chapter 13

Arvette Benson

Date: April 8, 2019

Debtor Bankruptcy No. 14-18122-mdc

CHAPTER 13 STANDING TRUSTEE'S REPONSE TO MOTION TO APPROVE LOAN MODIFICATION

Now comes, William C. Miller, Chapter 13 standing trustee ("standing trustee"), and files his response to the Motion to Approve Loan Modification (the "Motion"), as follows:

- 1. The standing trustee takes no position regarding the proposed loan modification or the terms therein.
- 2. Debtors must file amended Schedules I and J that reflect the resulting change in circumstances. Specifically, if debtors' monthly mortgage payment is being reduced, it will leave debtors with additional disposable income over the remaining term of the plan.
- 3. Also, debtors must file an amended plan that reflects the change in circumstances due to the loan modification, including, if appropriate, an increase in the dividend to unsecured creditors.

WHEREFORE, the standing trustee respectfully requests that should the Court allow the Motion, it should also issue an order for such relief as is appropriate, including requiring debtor to file:

- Amended Schedules I and J reflecting any increase in monthly disposable income a. as a result of the loan modification; and
- b. An amended plan reflecting the loan modification.

Respectfully submitted,

/s/ William C. Miller, Esquire

William C. Miller, Esquire

Chapter 13 Standing Trustee